AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT					PAGE OF PAGES				
AVIENDIVIENT OF SOCIETYATION WIGDIFICATION OF CONTRACT				J	1 5				
2. AMENDMENT/MODIFICATION NO.	3. EFFECTIVE DATE	4. REQUISITION/PURCHASE	REQ. NO.	NO. 5. PROJECT NO.(If applicable)					
0004	06-Apr-2001	W807PM-0264-5756							
6. ISSUED BY COD	E DACW38	7. ADMINISTERED BY (If ot	ner than item	6) COD	Е				
VBURG CONSOL CONTRACTING OFC 4155 CLAY ST VICKSBURG MS 39183-3435		See Item 6							
8. NAME AND ADDRESS OF CONTRACTOR (No., Street, County, State and Zip Code)			X 9A. AMENDMENT OF SOLICITATION NO. DACW38-01-B-0001						
			X 9B. DATED (SEE ITEM 11) 27-Oct-2000						
			10A. MOD. OF CONTRACT/ORDER NO.						
CODE	FACILITY CODE		10B. DAT	ED (SEE ITH	EM 13)				
11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS									
X The above numbered solicitation is amended as set forth in	Item 14. The hour and date spec	ified for receipt of Offer	is extended,	X is not e	extended.				
Offer must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended by one of the following methods:  (a) By completing Items 8 and 15, and returning									
12. ACCOUNTING AND APPROPRIATION DATA	A (If required)								
13. THIS ITEM APPLIES ONLY TO MODIFICATIONS OF CONTRACTS/ORDERS. IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.									
A.THIS CHANGE ORDER IS ISSUED PURSUA CONTRACT ORDER NO. IN ITEM 10A.	ANT TO: (Specify authority	ty) THE CHANGES SET FORTH	IN ITEM 14	ARE MADE I	N THE				
B.THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(B).									
C.THIS SUPPLEMENTAL AGREEMENT IS E	NTERED INTO PURSUA	NT TO AUTHORITY OF:							
D.OTHER (Specify type of modification and authority)									
E. IMPORTANT: Contractor is not, is required to sign this document and return copies to the issuing office.									
14. DESCRIPTION OF AMENDMENT/MODIFICA where feasible.) Reference Invitation for Bid (IFB) No. DACW38-0 17 April 2001 at 1430 hours, local time, is amer	01-B-0001 for the Field O								
SEE CONTINUATION PAGE FOR CHANGES									
Except as provided herein, all terms and conditions of the document referenced in Item 9A or 115A. NAME AND TITLE OF SIGNER (Type or print)		A, as heretofore changed, remains unchanged. NAME AND TITLE OF CON			ype or print)				
		6B. UNITED STATES OF AMER			16C. DATE SIGNED				
12. SOMMETON OFFERON		BY							
(Signature of person authorized to sign)		(Signature of Contracting Offi	cer)		06-Apr-2001				

## AS A RESULT OF QUESTIONS THAT HAVE BEEN GENERATED, THE FOLLOWING CLARIFICATIONS/ANSWERS ARE PROVIDED:

1. Section 12490, Page 2 ~ Paragraph 1.2 - General Specs. identify "Window Treatment Placement Schedule." Where can this schedule be located? Or where does window treatment goes, on all windows?

Ans: All windows to receive blinds as scheduled on sheet A-601.

2. Section 10440, Page 7 ~ Paragraph 2.3.1 - Fabrication Specs state: "Letters to spell title of using agency." Can you give us the exact name and/or wording so we can tell how many letters it is going to be?

Ans: Delete this section (10440). The Government Field Office will obtain and install all interior signage, except for the electrical exit signs, which the Contractor is still required to provide and install as shown on the drawings.

- 3. Section 10440, Page 6 ~ Paragraph 2.2.1 Cast Metal Plaques
  Can you furnish us with a picture as to what is to be on the plaque?

  Ans: Delete this section (10440). The Government Field Office will obtain and install all interior signage, except for the electrical exit signs, which the Contractor is still required to provide and install as shown on the drawings.
- 4. Section 10260 Wall and Corner Protection

The specs call for corner guards and door protectors. Can you advise where the corner guards and door protectors are to be located? Are the corner guards to be at each outside corner? Are the door protectors to be at each door?

Ans: Corner guards are to be located at each outside corner. Delete all door protectors.

5. Section 09650, Page 4 ~ Paragraph 2.2 - Resilient Base The specs state: "Preformed outside continuous rolled good in longest length available corners shall be furnished." Please explain. It appears something may be left out of the sentence. Are they trying to say they want preformed outside & inside corners and the base needs to be in the longest lengths possible?

Ans: Base to be continuous rolled goods in longest length available with preformed outside corners.

- 6. Will it be permissible to earthform the grade beams?

  Ans: Yes, earthform is permissible for interior grade beams.
- 7. At detail 3/S-101 it shows at the interior walls to use 1/2" diameter x 8" long anchor bolts. Can this be substituted with quik bolts or by fastening the bottom plate w/ a power actuated nail fastener?

  Ans: 1/2" diameter quik bolts may be substituted.
- How deep are the scores to be made in the concrete floor in the lobby? Ans: 1/8" depth.

- 9. Is the concrete floor in the Lobby to receive a sealer or a stain?

  Ans: Refer to interior painting schedule in section 09900 of the specifications for sealer. Refer to finish schedule sheet A-601 for stain. Follow manufacturers application guides.
- 10. Section 05500, Page 4 ~ Paragraph 2.3 Metal Fire Extinguisher Cabinet.

None are shown on the drawings. Where are they located? Also are there any fire extinguishers to be furnished?

Ans: All references to Metal Fire Extinguishers and Fire Extinguisher Cabinets should be deleted. (The Government Field Office will provide and install all Fire Extinguishers for this project.)

11. Sheet C-102 states that the contractor shall remove 2 concrete slabs, 3 trees, and remove and replace 2 trash cans.

Ans: The 2 concrete slabs, 3 trees and 2 trash cans have already been removed by others. Replacement of 2 trash cans is no longer required.

#### TECHNICAL SPECIFICATIONS

Section 05500 MISCELLANEOUS METAL, delete paragraph 2.3 METAL FIRE EXTINGUISHER CABINET.

Section 09650 RESILIENT FLOORING, make pen and ink change to revise last sentence of paragraph 2.2 RESILIENT BASE to read as follows: "Base to be continuous rolled goods in longest length available, with preformed outside corners."

Section 10260 WALL AND CORNER PROTECTION, delete paragraph 2.3 DOOR PROTECTORS.

Section 10440 INTERIOR SIGNAGE is deleted in its entirety. The Government will provide and install interior signage, except that the electrical exit signs shall be furnished and installed by the Contractor as shown on the drawings.

#### DRAWINGS

Make pen and ink changes as follows:

C-102, left side, delete "REMOVE CONCRETE SLAB" in two places. Delete "REMOVE AND RELOCATE" in two places.

S-101, Detail 3, After "---ANCHOR BOLTS", add "1/2 INCH "QUIK" BOLTS MAY BE SUBSTITUTED".

A-601, FINISH SCHEDULE KEY NOTES, Note 1, Add "1/8 INCH DEEP" after "30 INCH SQUARES". Detail LOBBY FLOOR PATTERN, in detail symbol, should be "A-601".

### SECTION 00600 - REPRESENTATIONS AND CERTIFICATIONS

- 1. Delete Clause No. 52.209-5 entitled "CERTIFICATION REGARDING DEBARMENT, SUSPENSION, PROPOSED DEBARMENT, AND OTHER RESPONSIBILITY MATTERS (MAR 1996)" in it's entirety.
- 2. Insert page 27a & 27b, Clause No. 52.209-5 "CERTIFICATION REGARDING DEBARMENT, SUSPENSION, PROPOSED DEBARMENT, AND OTHER RESPONSIBILITY MATTERS (Apr 2001)"

THERE ARE NO OTHER CHANGES WITH THIS AMENDMENT ENCL: Pages 27a & 27b of the solicitation

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# 52.209-5 Certification Regarding Debarment, Suspension, Proposed Debarment, and Other Responsibility

		Matters (Apr 2001)	,	•	·
(a)					
	(1) The Offeror certifies, to the best of it	s knowledge and belief, that			

- (i) The Offeror and/or any of its Principals --(A) Are \_\_\_ are not \_\_ presently debarred, suspended, proposed for debarment, or declared
  - ineligible for the award of contracts by any Federal agency; (B) Have \_\_\_ have not \_\_\_, within the three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, state, or local) contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, or receiving stolen property; (C) Are [] are not [] presently indicted for, or otherwise criminally or civilly charged by a governmental entity with, commission of any of the offenses enumerated in paragraph (a)(1)(i)(B) of this provision; and
  - (D) Have [] have not [], within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, state, or local) contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, or receiving stolen property; and (E) Are [] are not [] presently indicted for, or otherwise criminally or civilly charged by a governmental entity with, commission of any of the offenses enumerated in subdivision (a)(1)(i)(D) of this provision.
- (A) The offeror, aside from the offenses enumerated in paragraphs (a)(1)(i)(A), (B), and (C) of this provision, has \* has not \* within the past three-years, relative to tax, labor and employment, environmental, antitrust, or consumer protection laws-
  - (1) Been convicted of a Federal or State felony (or has any Federal or State felony indictments currently pending against them); or
  - (2) Had a Federal court judgment in a civil case brought by the United States rendered against them; or
  - (3) Had an adverse decision by a Federal administrative law judge, board, or commission indicating a willful violation of law.
  - (B) If the offeror has responded affirmatively, the offeror shall provide additional information if requested by the Contracting Officer; and
- (iii) The Offeror has \_\_\_\_has not \_\_\_\_, within a three-year period preceding this offer, had one or more contracts terminated for default by any Federal agency.
- (2) "Principals," for the purposes of this certification, means officers; directors; owners; partners; and. persons having primary management or supervisory responsibilities within a business entity (e.g., general manager; plant manager; head of a subsidiary, division, or business segment, and similar positions).

This Certification Concerns a Matter Within the Jurisdiction of an Agency of the United States and the Making of a False, Fictitious, or Fraudulent Certification May Render the Maker Subject to Prosecution Under Section 1001, Title 18, United States Code.

(b) The Offeror shall provide immediate written notice to the Contracting Officer if, at any time prior to contract award, the Offeror learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.

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- (c) A certification that any of the items in paragraph (a) of this provision exists will not necessarily result in withholding of an award under this solicitation. However, the certification will be considered in connection with a determination of the Offeror's responsibility. Failure of the Offeror to furnish a certification or provide such additional information as requested by the Contracting Officer may render the Offeror nonresponsible.
- (d) Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render, in good faith, the certification required by paragraph (a) of this provision. The knowledge and information of an Offeror is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- (e) The certification in paragraph (a) of this provision is a material representation of fact upon which reliance was placed when making award. If it is later determined that the Offeror knowingly rendered an erroneous certification, in addition to other remedies available to the Government, the Contracting Officer may terminate the contract resulting from this solicitation for default.

(End of Provision)

ADDED BY AMENDMENT 0004